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TO:

Commissioner for Patents

FROM: David W. Victor

Attn: Examiner Raymond N. Phan

Group Art Unit 2111

Patent Examining Corps

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0037.0019

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Description of Documents Transmitted: TRANSMITTAL OF AMENDMENT (+COPY); **AMENDMENT**

Applicant:

A. Moy

Serial No.:

10/077,104

Filed:

February 15, 2002

Group Art Unit:

2111

Docket No.:

SJO920010085US1

Trademark Office on I hereby certify that this paper is being transmitted by facsimile to the B

April 13, 2005

Name: David W. Victor

Sent By: VICTOR HOME OFFICE;

FORM PTO-1083

PATENT SJO920010085US1 0037.0019

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

in re Application of: A. Moy			}	Examiner: Raymond N. Phan									
Serial No. Filed: For:	Februa METHO FOR PI REQUE	10/077,104 February 15, 2002 METHOD, SYSTEM, AND PROGRAM FOR PROCESSING TRANSACTION REQUESTS DURING A PENDENCY OF A DELAYED READ REQUEST)						46917 Customer Number					
Sir:													
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FORM PTO-1083

PATENT SJ0920010085US1 0037.0019

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: A. Moy Serial No.: 10/077,104) E) Examiner: Raymond N. Phan								
Filed: For:	led: February 15, 2002				Art Unit: 2111)))))					46917 Customer Number		
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4/13/05 David W. Victor Date

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

APR 1 3 2005

Applicant:

Sent By: VICTOR HOME OFFICE;

A. Moy

Examiner:

Raymond Ngan Pham

Serial No.:

10/077,104

Group Art Unit:

2111

Apr-13-05 7:29PM;

Filed:

February 15, 2002

Docket No.:

\$JO920010085U\$1

TITLE:

METHOD, SYSTEM, AND PROGRAM FOR PROCESSING

TRANSACTION REQUESTS DURING A PENDENCY OF A DELAYED

READ REQUEST

CERTIFICATE UNDER 37 CFR 1.8;

I hereby certify that this correspondence is being transmitted by for Trademark Office at 703-872-9306 on April 13, 2005. d M.Phan of the U.S. Patent and

David W. Victor

AMENDMENT

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

This amendment is submitted in response to a second non-final office action dated January 13, 2005 ("Second Office Action") in which the Examiner found that claims 6-9, 18-20, 28-31 would be allowed if rewritten in independent form including the requirements of the base and intervening claims and rejected claims 1-5, 10-17, 21-27, and 32-36 as obvious (35 U.S.C. §103) over prior art. On April 13th, the attorney for applicants and the Examiner held a phone interview discussing a proposed amendment to the claims. The Examiner indicated that such amendment appears to distinguish over the cited art, but that further consideration is needed. Applicants have amended the claims as discussed during the phone interview and rewrote certain of the allowable claims in independent form to place all of the allowable claims in condition for allowance. Applicants submit that all pending claims 1-36 are patentable over the cited art and in condition for allowance for the reasons discussed herein.

Amendments to the Claims are reflected in the listing of claims which begins on page 2. Remarks/Arguments begin on page 10.